

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF MISSOURI
SOUTHERN DIVISION

MONICA DANIEL HUTCHISON,)
)
Plaintiff,)
)
v.) Case No.: 09-3018-CV-S-RED
)
)
TEXAS COUNTY, MISSOURI,)
MICHAEL R. ANDERSON,)
TEXAS COUNTY PROSECUTING)
ATTORNEY, and)
MICHAEL R. ANDERSON, individually,)
)
Defendants.)

AMENDED NOTICE OF DEPOSITION

NOTICE IS HEREBY GIVEN that the attorneys for Defendant Anderson, will take the deposition of Danny McNew to be used in the above-entitled cause, as hereinafter set forth:

PLACE

Said deposition will be taken at the law offices of Thomas Hearne located at Harmison & Pearman, P.C., at 4730 S. National, Suite A1, Springfield, MO 65804.

TIME

The deposition will begin at 2:00 p.m., Wednesday, July 14, 2010, and continue until 5:00 p.m. on that day, and commencing at 9:00 a.m. and continuing until 5:00 p.m. on each day thereafter until completed.

PARTY TO BE DEPOSED

DANNY MCNEW

PURPOSE OF DEPOSITION

All matters which are relevant to the discovery and/or subject of the above-entitled cause of action.

COURT REPORTER

The deposition will be reported by Alpha Reporting Service, 3230-G S. National, Springfield, MO 65807.

**TAYLOR, STAFFORD, CLITHERO,
FITZGERALD & HARRIS, LLP**

/s/Warren E. Harris

By _____

Warren E. Harris
Missouri Bar No. 40372
wharris@taylorstafford.com
3315 E. Ridgeview, Suite 1000
Springfield, MO 65804
Tel: 417-887-2020
Fax: 417-887-8431

COUNSEL FOR DEFENDANTS

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on the 8th day of July, 2010 the foregoing *Amended Notice of Deposition* was electronically filed with the Clerk of the Court using the CM/ECF system which sent notification of such filing to counsel for Plaintiff, David L. Steelman and counsel for Defendant Texas County, Corey L. Franklin.

/s/ Warren E. Harris

Warren E. Harris